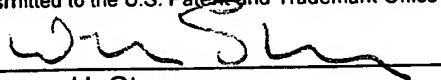




Docket No.: A-3252 RI

CERTIFICATION OF MAILING OR TRANSMISSION

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.


Werner H. Stermer

April 13, 2006

Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.	:	10/797,932	Confirmation No.: 4204
Inventor	:	Martin John Callahan, et al.	
Filing Date	:	March 10, 2004	
Title	:	Method for Controlling a Quantity of Medium Transferable Between Two Rollers	
TC/AU	:	2854	
Examiner	:	Daniel J. Colilla	
Customer No.	:	24131	

Hon. Commissioner for Patents
Alexandria, VA 22313-1450

AMENDMENT

Sir:

Responsive to the Office action, dated March 15, 2006, kindly amend the above-identified application, as follows:

- Amendments to the claims begin on page 2 of this paper.
- Remarks/Arguments begin on page 4 of this paper.

Amendments to the Claims:

The listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

Claim 1 (currently amended). A method for controlling a quantity of medium transferable from a screen roller of a printing machine onto a roller that is in contact with the screen roller, which comprises:

exerting an influence upon a difference in circumferential speed between the screen roller and the roller in contact therewith, and [further comprises] controlling the difference in the circumferential speed as a function of the printing speed of the printing machine, so that printed medium density remains at least approximately constant at least within a wide printing speed range; and

determining, for the difference in the circumferential speed dependent upon the printing speed, a characteristic curve at which the printed medium density remains constant, and storing the characteristic curve in a control device.

Claim 2 (currently amended). The method according to claim 1, wherein the medium controlled thereby is a medium selected from the group [thereof] consisting of ink and varnish.

Claim 3 (original). The method according to claim 1, wherein the difference in circumferential speed is zero at a standard printing speed.

Claim 4 (original). The method according to claim 1, wherein the difference in circumferential speed is zero at a printing speed higher than a standard printing speed.

Claim 5 (canceled).

Claim 6 (canceled).

Claim 7 (original). The method according to claim 1, which further comprises controlling the difference in the circumferential speed as a function of a circumferential speed of a cylinder selected from the group thereof consisting of a printing-form cylinder and a blanket cylinder capable of being supplied with the medium by the screen roller.

Claim 8 (original). The method according to claim 1, which further comprises increasing the temperature of the screen roller so as to raise the printed medium density.

Claim 9 (original). The method according to claim 1, which further comprises lowering the temperature of the screen roller so as to reduce the printed medium density.

Remarks/Arguments

Reconsideration of the application is requested. Claims 1-4 and 7-9 are pending in the application and are rejected.

On page 2 of the above-identified Office action, the Examiner objects to the reissue oath/declaration, because the error, which is relied upon to support the reissue application is not an error upon which a reissue can be based. In order to satisfy the requirements under 37 CFR 1.175(a)(1), applicants herewith submit a *Supplemental Declaration for Reissue Patent Application to Correct "Errors" Statement*, properly executed by two representatives of the assignee of record, Heidelberger Druckmaschinen AG. The rejection of claims 1-4 and 7-9 as being based upon a defective oath/declaration under 35 U.S.C. 251 has thus been overcome. The allowance of claims 1-4 and 7-9 is respectfully requested.

In addition, applicants herewith resubmit the amendments made to the claims when filing the application on March 10, 2004, with omissions presented in brackets, and additions underlined, as set forth in 37 CFR 1.173(d). Claim 9 has been properly identified as "original". Therefore, the enclosed amendment merely corrects formal

Application No.: 10/237,542
Amdt. dated 4/13/05
Reply to Office action dated 3/15/06

matters and does not contain any changes to the claim language other than those already presented on March 10, 2004. The entry of the amendment is respectfully requested.

Respectfully submitted,



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Date: April 13, 2006

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